p.11

JUL 03 2006

Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent	Docket No. BUR91994353	
In Re Application Of: Cox, et a		
Application No. Filing Date Examiner Customer No. 10/625, 635 7/23/2003 Important 24241	Group Art Unit	Confirmation No
Invention: Usate - Integrated Rigid Support Riv		
Owner of Record: International Business Machines	Gripaire	ction
COMMISSIONER FOR PATENTS:		
The above-identified owner of record of a local percent interest in the instant approvided below, the terminal part of the statutory term of any patent granted on the instant applied the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as a disclaimer, of prior Patent No. 2, 706,42. The owner hereby agrees that any patent so grabe enforceable only for and during such period that it and the prior patent are commonly ow patent granted on the instant application and is binding upon the grantee, its successors and/or in making the above disclaimer, the owner does not disclaim the terminal part of application that would extend to the expiration date of the full statutory term as defined in 35 U. patent, as presently shortened by any terminal disclaimer, in the event that it later expires for held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaim under 37 C.F.R. 1.321, has all claims cancelled by a reexamination certificate, is reissued, or the expiration of its full statutory term as presently shortened by any terminal disclaimer. Check either box 1 or 2 below, if appropriate.	plication, which we presently shorter manted on the instance. This agree assigns. I any patent grant s.C. 154 to 158 a failure to pay a red in whole or te is in any manner.	could extend beyond sed by any terminal ant application shall ment runs with any sted on the instant and 173 of the prior maintenance fee, is minally disclaimed terminated prior to
I hereby declare that all statements made herein of my own knowledge are true information and belief are believed to be true; and further that these statements were made visitatements and the like so made are punishable by fine or imprisonment, or both, under Sec States Code and that such willful false statements may jeopardize the validity of the application of	and that all state with the knowleds	tements made on go that willful false
The undersigned is an attorney of record. Continued Continued		
Copyright 1997 Legalistat BUR9 1999 D 242 US3 -11:-		P32/REV02